

Federal Bureau of Investigation
Washington, D.C. 20535

May 29, 2014

MR. PATRICK REHKAMP BETTER GOVERNMENT ASSOCIATION SUITE 900 223 WEST JACKSON CHICAGO, IL 60603

> FOIPA Request No.: 1260519-000 Subject: PARTEE, CECIL A.

Dear Mr. Rehkamp:

The enclosed documents were reviewed under the Freedom of Information Act (FOIA), Title 5, United States Code, Section 552. Deletions have been made to protect information which is exempt from disclosure, with the appropriate exemptions noted on the page next to the excision. In addition, a deleted page information sheet was inserted in the file to indicate where pages were withheld entirely. The exemptions used to withhold information are marked below and explained on the enclosed Explanation of Exemptions:

Section	552	Section 552a	
(b)(1)	(b)(7)(A)	(d)(5)	
(b)(2)	(b)(7)(B)	「 (j)(2)	
厂 (b)(3)	▽ (b)(7)(C)	(k)(1)	
	「 (b)(7)(D)	[(k)(2)	
	(b)(7)(E)	┌ (k)(3)	
	(b)(7)(F)	「 (k)(4)	
(b)(4)	(b)(8)	(k)(5)	
(b)(5)	(b)(9)		
√ (b)(6)		∫ (k)(7)	
Document(s) were loca agency(ies) [OGA]. The referred to the OGA referred to the OGA	is information has been: for review and direct response for consultation. The FBI will	ntained information concerning other to you. correspond with you regarding this information.	
In accordance with star exemption (j)(2) [5 U.S.C. § of your subject's name on a	ndard FBI practice and pursuan 552/552a (b)(7)(E)/(j)(2)], this r	to FOIA exemption (b)(7)(E) and Priesponse neither confirms nor denies t	vacy Act he existence

For your information, Congress excluded three discrete categories of law enforcement and national security records from the requirements of the FOIA. See 5 U.S. C. § 552(c) (2006 & Supp. IV (2010). This response is limited to those records that are subject to the requirements of the FOIA. This is a standard notification that is given to all our requesters and should not be taken as an indication that excluded records do, or do not, exist. Enclosed for your information is a copy of the Explanation of Exemptions.

EXPLANATION OF EXEMPTIONS

SUBSECTIONS OF TITLE 5, UNITED STATES CODE, SECTION 552

- (b)(1) (A) specifically authorized under criteria established by an Executive order to be kept secret in the interest of national defense or foreign policy and (B) are in fact properly classified to such Executive order;
- (b)(2) related solely to the internal personnel rules and practices of an agency;
- (b)(3) specifically exempted from disclosure by statute (other than section 552b of this title), provided that such statute (A) requires that the matters be withheld from the public in such a manner as to leave no discretion on issue, or (B) establishes particular criteria for withholding or refers to particular types of matters to be withheld;
- (b)(4) trade secrets and commercial or financial information obtained from a person and privileged or confidential;
- (b)(5) inter-agency or intra-agency memorandums or letters which would not be available by law to a party other than an agency in litigation with the agency;
- (b)(6) personnel and medical files and similar files the disclosure of which would constitute a clearly unwarranted invasion of personal privacy;
- (b)(7) records or information compiled for law enforcement purposes, but only to the extent that the production of such law enforcement records or information (A) could reasonably be expected to interfere with enforcement proceedings, (B) would deprive a person of a right to a fair trial or an impartial adjudication, (C) could reasonably be expected to constitute an unwarranted invasion of personal privacy, (D) could reasonably be expected to disclose the identity of confidential source, including a State, local, or foreign agency or authority or any private institution which furnished information on a confidential basis, and, in the case of record or information compiled by a criminal law enforcement authority in the course of a criminal investigation, or by an agency conducting a lawful national security intelligence investigation, information furnished by a confidential source, (E) would disclose techniques and procedures for law enforcement investigations or prosecutions, or would disclose guidelines for law enforcement investigations or prosecutions if such disclosure could reasonably be expected to risk circumvention of the law, or (F) could reasonably be expected to endanger the life or physical safety of any individual;
- (b)(8) contained in or related to examination, operating, or condition reports prepared by, on behalf of, or for the use of an agency responsible for the regulation or supervision of financial institutions; or
- (b)(9) geological and geophysical information and data, including maps, concerning wells.

SUBSECTIONS OF TITLE 5, UNITED STATES CODE, SECTION 552a

- (d)(5) information compiled in reasonable anticipation of a civil action proceeding:
- (j)(2) material reporting investigative efforts pertaining to the enforcement of criminal law including efforts to prevent, control, or reduce crime or apprehend criminals;
- (k)(1) information which is currently and properly classified pursuant to an Executive order in the interest of the national defense or foreign policy, for example, information involving intelligence sources or methods;
- (k)(2) investigatory material compiled for law enforcement purposes, other than criminal, which did not result in loss of a right, benefit or privilege under Federal programs, or which would identify a source who furnished information pursuant to a promise that his/her identity would be held in confidence;
- (k)(3) material maintained in connection with providing protective services to the President of the United States or any other individual pursuant to the authority of Title 18, United States Code, Section 3056;
- (k)(4) required by statute to be maintained and used solely as statistical records:
- (k)(5) investigatory material compiled solely for the purpose of determining suitability, eligibility, or qualifications for Federal civilian employment or for access to classified information, the disclosure of which would reveal the identity of the person who furnished information pursuant to a promise that his/her identity would be held in confidence;
- (k)(6) testing or examination material used to determine individual qualifications for appointment or promotion in Federal Government service he release of which would compromise the testing or examination process;
- (k)(7) material used to determine potential for promotion in the armed services, the disclosure of which would reveal the identity of the person who furnished the material pursuant to a promise that his/her identity would be held in confidence.

FEDERA BUREAU OF INVESTIGATION

REPORTING OFFICE	OFFICE OF ORIGIN	DATE	INVESTIGATIVE PERIOO	
CHICAGO 🕺	CHICAGO	1/2/75	12/12 - 27/74	
TITLE OF CASE	W. Control of the Con	REPORT MADE BY		TYPED BY
SENATOR CECIL PA	RTEE	SA		сју
		CHARACTER OF	~	*
3			b	7C
		FHAM		1 /
				1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1

ACCOMPLISHMENTS CLAIMED [X] NONE A CQUIT-TALS CASE HAS BEEN: CONVIC. FINES SAVINGS RECOVERIES FUG. PENOING OVER ONE YEAR TYES TO PENOING PROSECUTION YES X NO OVER SIX MONTHS SPECIAL AGENT IN CHARGE DO NOT WRITE IN SPACES BELOW APPROVEO COPIES MADE: Bureau USA, Chicago (ATTN: AUSA b6 ь7С EE JAN 6 1975 1 - Chicago (147-1430)**Notations** Dissemination Record of Attached Repart Agency Request Recd. Date Fwd. How Fwd. Βv A* -COVER PAGE

UNFIED STATES DEPARTMENT OF JUSTICE FEDERAL BUREAU OF INVESTIGATION

Copy to:	1 - USA, Chicago (ATTN: AUSA			b 6
Report of: Date:	SA 1/2/75	Office:	Chicago	ь7С
Field Office File #:	147-1430	Bureau File #:		
Title:	SENATOR CECIL, PARTEE			
Character:	FEDERAL HOUSING ADMINISTRATION M	MATTERS		
Synopsis:	contacted the 12/12/74 with complaint about regarding the home she purchased had been denied possed even though she had paid propert advised had defaulted home and HUD foreclosed. The ta by mistake, and even taxes she was not entitled to own AUSA Chicago, declined the matter because no Federal La	through ession of ty tax. It in payme ax bill wa though sheership.	PARTEE, FHA. the home of HUD nts on the s sent to e paid the On 12/27/74, ion in	ь6 ь7с
	- C -			
	On December 12, 1974, contacted the Chicago Office of of Investigation (FBI) and advis CECIL PARTEE, 103 North La Salle has her Federal Housing Administ papers and ownership papers regal 10501 South Calumet, Chicago, and She was referred to PARTEE by a a \$100 fee which he also refused who resides at	sed that S e Street, cration (F arding an i d will no friend an	tate Senator Chicago, HA) mortgage FHA home at t return them. d paid him	ь6 ь7С

CG 147-1430

advised she paid 1973 property taxes of \$709.65 in November, 1974, on the Calumet property which has a Housing and Urban Development (HUD) sign and an FBI sign. stated HUD told her she would be given a tax refund, but she wanted her papers and home.	ъ6 ъ7С
also complained about PARTEE's connection with Brooker Real Estate, on Western Avenue, telephone 239-7600, who she claimed was harassing people out of their homes so he can sell them.	b6 b7C
On December 27, 1974, Department of Housing and Urban Development, telephone 353-1986, Room 1150, 17 North Dearborn, Chicago advised that was the mortgagor for upon whom HUD foreclosed March 21, 1973. The first payment on the property was due August 1, 1970,	ъ6 · ъ7С
andmade her last payment on April 1, 1971, leaving a balance due at foreclosure of \$20,314.56indicated the County tax Assessor errored and sent the tax bill toadded thatappeared at their office about one month ago demanding possession of the house since she had paid the property tax. She was assured by HUD that her money would be refunded if she provided a paid receipt for same.	ing
further advised the home had been resold since foreclosure to who were approved for a mortgage but backed out at the last minute. Their attempt to purchase was made through Clay Parrish Realty.	b6 b7C
due to harassment because she vowed nobody else would live in the house during her visit to their office.	b6 b7С
On December 27, 1974, this matter was discussed with Assistant United States Attorney (AUSA) Norther District of Illinois (NDI), Chicago, who declined prosecution because no Federal violation was involved, but rather a civil matter between client and attorney.	b6 b7С

4-22 (Rev. 6-26-73)
Federal Bureau of Investigation
Records Section
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Name Searching Unit - Room 6527
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Return to S/50 heaver 4.57
Supervisor Room Ext.
Type of References Requested:
Regular Request (Analytical Search)
All References (Subversive & Nonsubversive
Subversive References Only
Nonsubversive References Only
MainReferences Only
Type of Search Requested:
Restricted to Locality of
Exact Name Only (On the Nose)
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FILE NUMBER SERIAL $I = 147 - 22429$ $IVV = 44 - 10417$ $IVV = 35 - 330971 - 90345$ $IVV = 62 - 9 - 9 - 13055$ $IVV = 19155$ $IVV = 92 - 3088 - 1244 \cdot 1285 \cdot 1286$
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FILE NUMBER SERIAL 147-22429 NP 44-10417 NP 35-330971-9034; NP 62-9-9-1305; 1915, FIII; NP 92-3088-1244, 1285, 1286 NP 100-438784-2661; Cecil A. NP 61-3176-A
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